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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/814,880	03/31/2004	Anat Shiloach	J6893(C)	8453	
201 7	590 07/10/2006		EXAM	EXAMINER	
UNILEVER INTELLECTUAL PROPERTY GROUP			MRUK, E	MRUK, BRIAN P	
700 SYLVAN BLDG C2 SOU	•		ART UNIT	PAPER NUMBER	
ENGLEWOOI	OCLIFFS, NJ 07632-310	0	1751		
			DATE MAILED: 07/10/2006	DATE MAILED: 07/10/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)	Applicant(s)				
		10/814,880	SHILOACH ET AI	SHILOACH ET AL.				
Οπίζε Αςτίο	n Summary	Examiner	Art Unit					
		Brian P. Mruk	1751					
The MAILING DAT Period for Reply	TE of this communication app	ears on the cover sheet with t	he correspondence ad	ddress				
WHICHEVER IS LONGE - Extensions of time may be avail after SIX (6) MONTHS from the - If NO period for reply is specifier - Failure to reply within the set or	ER, FROM THE MAILING DA able under the provisions of 37 CFR 1.13 mailing date of this communication. d above, the maximum statutory period we extended period for reply will, by statute, later than three months after the mailing	IS SET TO EXPIRE 3 MON ATE OF THIS COMMUNICAT (6(a). In no event, however, may a reply rill apply and will expire SIX (6) MONTHS cause the application to become ABAND date of this communication, even if timely	TION. be timely filed from the mailing date of this of ONED (35 U.S.C. § 133).	•				
Status								
1) Responsive to con	nmunication(s) filed on <u>04 M</u>	av 2006						
2a) ☐ This action is FIN		action is non-final.						
' <u>—</u>								
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims	·	,	,					
4)⊠ Claim(s) 1-29 is/ar	e nending in the application							
	4) Claim(s) <u>1-29</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.								
6)⊠ Claim(s) <u>1-29</u> is/are rejected.								
Application Papers	o august to roomonom amaron	отоской годинотисти.						
· _								
9) The specification is objected to by the Examiner.								
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) I he oath or declara	ation is objected to by the Ex	aminer. Note the attached Of	fice Action or form P	TO-152.				
Priority under 35 U.S.C. § 1	119							
a) All b) Some 1. Certified cop 2. Certified cop 3. Copies of th application f	* c) None of: bies of the priority documents bies of the priority documents e certified copies of the prior rom the International Bureau	have been received in Appli ity documents have been rec	cation No eived in this National	l Stage				
Attachment(s)			-	÷				
Notice of References Cited (I	PTO-892)	4) Interview Sumr	nary (PTO-413)					
2) Notice of Draftsperson's Pate 3) Information Disclosure Stater Paper No(s)/Mail Date	ent Drawing Review (PTO-948) ment(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Ma	nal Patent Application (PT	O-152)				

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DETAILED ACTION

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1. This Office action is in response to Applicant's amendment filed May 4, 2006.

Applicant has amended claims 1, 21 and 27. Currently, claims 1-29 remain pending in the application.

- 2. The text of those sections of Title 35 U.S. Code not included in this action can be found in the prior Office action, Paper No. 20051229.
- 3. The objection of claim 21 is withdrawn in view of applicant's amendments and remarks.
- 4. The rejection of claim 27 under 35 U.S.C. 112, second paragraph, is withdrawn in view of applicant's amendments and remarks.
- 5. The rejection of claims 1-29 under 35 U.S.C. 102(b) as being anticipated by Hitchen, EP 463,780, is maintained for the reasons of record.
- 6. The rejection of claims 1-29 under 35 U.S.C. 102(e) as being anticipated by Shana'a et al, U.S. Patent No. 6,737,394, is maintained for the reasons of record.

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7. The rejection of claims 1-29 on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-28 of U.S. Patent No. 6,906,015 is withdrawn in view of applicant's timely filed Terminal Disclaimer.

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8. The provisional rejection of claims 1-29 on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-28 of copending Application No. 11/071,014 is maintained for the reasons of record.

NEW GROUNDS OF REJECTION

Claim Objections

9. Claim 14 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form. Specifically, the examiner notes that independent claim 1, from which claim 14 depends from, has been amended to recite that the solid particulate optical modifier is present in a concentration of at least about 0.2% by weight, as required in dependent claim 14. Thus, claim 14 fails to further limit claim 1.

Response to Arguments

10. Applicant's arguments filed May 4, 2006 have been fully considered but they are not persuasive.

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Applicant argues that Examples 3 and 8 of Hitchen, EP 463,780, do not show the claimed change in skin appearance, and therefore, cannot inherently anticipate the instant claims. However, the examiner asserts that applicant has not compared the claimed subject matter with the closest prior art, as required in *MPEP 716*. Specifically, Hitchen discloses that the titanium dioxide coated mica having a larger average diameter will result in a glittery shampoo composition (see page 4, lines 2-8). Therefore, the examiner asserts that Examples 4 and 5 of Hitchen, EP 463,780, represent the teachings of the closest prior art of record, since Examples 4 and 5 contain titanium dioxide coated mica having a larger average diameter than those of Examples 3 and 8. Therefore, the examiner asserts that applicant's 1.132 Declaration is insufficient to overcome the rejection over Hitchen, EP 463,780.

Applicant argues that Shana'a et al, U.S. Patent No. 6,737,394, no longer anticipates the instant claims, since Shana'a et al does not teach the minimum concentration of solid particulate optical modifiers required in the newly amended claims. However, the examiner respectfully disagrees. Specifically, Shana'a et al clearly teaches that the organogel particles are present in an amount of 0.1-25% by weight (see col. 4, lines 13-21), as required in the instant claims. Furthermore, note that the Examples in Table 2 of Shana'a et al contain 2.0% by weight of the organogel particles, which meet the requirements of the presently claimed invention.

The examiner maintains that instant claims 1-29 are still an obvious formulation in view of claims 1-28 of copending Application No. 11/071,014. It is also noted that this double patenting rejection is not the only rejection remaining in the application.

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Conclusion

11. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian P. Mruk whose telephone number is (571) 272-1321. The examiner can normally be reached on Mon-Thurs (7:00AM-5:30PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Douglas McGinty can be reached on (571) 272-1029. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Bpm Brian P Mruk July 4, 2006

Brian P Mruk
Primary Examiner
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